

1 2	Louis Hoger 5620 Fiji St. Anch. Alaska 3:15-000	of Alaska of Record
3	Anch Alaska 3:15-000	1
4	Native Village of Kotzebue	Clerk, has the trict cou among hage, a.k.
5	By and Through Samantha Lee and	
6	Louis "Agviq" Holger	NOTICE AND CLAIM
7	Claimants,	FOR
8	Vs.	EQUAL JUSTICE UNDER THE LAW,
9	William Martin Walker,	Attackment 1
10	Paul Anthony Roetman (AK Bar #0211054) Romano D. DiBenedetto, (AK Bar #1105046)	(Certified Copy of
11	Aaron J. Michels, (AK Bar #1211124)	(certified copy of Supreme Court Justice Louis Holger's Oath of
	Robert D. Lewis, (AK Bar #7811113)	Office)
12	John A. Earthman, (AK Dar #9911061)	Office)
13	Rachel Ahrens, (AK Bar #0911046) Megan Stewart, (AK Bar #1605066)	
14	Courtney Lewis, (AK Bur #0911041) All (\V)) Y
15	Ryan Cassidy & Denard J. Trumps.	
16	CH AUTHED STATES OF AMERICA FACE Respondents, CH CH LA CH)
17	Respondents, W. C.	

12/11/2017
Native Village of Kotzebue, Louis Holger
121120171358
3:15-00046
Kidnapping, Human Trafficking, Child Human Trafficking, Genocide, Crimes Against Humanity, War Crimes
Genocide, Crimes Against Humanity, Kidnapping, Child Human Trafficking, Unlawful Process of Agency, Aggravated Physical Assault on a Child, Abuse of Process, Perjury, Obstruction of Justice, False Claims, Honest Service Fraud, Constructive Fraud, Fiduciary Fraud, Malicious Prosecution, Aggravated Physical Assault, Apartheid, Conspiracy to commit Genocide, Complicity in Genocide, Direct and Public incitement to commit Genocide, Attempt to commit Genocide, Cultural Genocide
William Martin Walker, Paul Anthony Roetman, John A. Earthman, Romano D. DiBenedetto, Aaron J. Michels, Robert D. Lewis, Rachel Ahrens, Megan

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NOTICE

Equity under the Law is paramount, and mandatory by Law.

GENERAL RESERVATION OF RIGHTS

Please be advised that My use of the phrase, "All Rights Reserved without Prejudice", below My autograph on this document means the following:

- (1) That I explicitly reject any and all benefits of the Uniform Commercial Code absent a valid commercial agreement which is in force and to which I am a party, and citing its provisions herein is only to serve notice upon ALL corporations unlawfully and fraudulently posing as agencies and government, whether international, national, state or local, that they (and not I) are subject to, and bound by, all of its provisions (At) That I may desire whether cited herein or not;
- (2) I have explicitly reserved My Common Law Right not to be compelled to perform under any contract or commercial agreement that I have not entered into knowingly, voluntarily, and intentionally;
- (3) That My explicit reservation of Rights has served not government that they are ALL limited to proceedings against Me only in harmony with the Common Law and that I do not (and will not) accept the liability associated with the compelled benefits of any unrevealed commercial agreements; and
- (4) That My valid reservation of Rights has preserved all of My Rights and prevented the loss of any such Rights by application of the concepts of waiver or estoppel.
- (5) Be you forewarned and conscious of grief; I reserve my right to not be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. Furthermore, I do not accept the liability/surety of the compelled benefit of any unrevealed contract or commercial agreement.

ALL rulings shall be made in the best interest of justice. If any statutes, codes, or ordinances, or rules conflict with the best interest of justice, the best interest of justice shall prevail. Any potential ruling made that is not in the best interest of justice is repugnant to the best interest of justice, human rights, the United States Constitution, the Alaska State Constitution and the laws of the United States, and the Republic of Alaska, and international law as well.

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GLOSSARY

Abuse of Process- Any time any agent of the Federal Reserve System, and its board of governors abuses their authority in an attempt to deprive a Souled Being of their absolute right to due process of law.

Affidavit of Apology and Individual Self Forgiveness- A notarized affidavit in admittance of ONE's wrongs, accompanied by and with the appropriate apology_filed with this Article III Court of Record. NOTE: An offender in possession of a certified copy of their own Affidavit of Apology and Individual Self Forgiveness automatically acquires the special ability of "Charm Louis Holger, Article III Judge" thus having this Court of Record advocate for the lightest sentence possible at the time of prosecution.

Agent of the Federal Reserve System and its Board of Governors- ALL persons not redeeming lawful money pursuant to title 12 USC 411

Aggravated Physical Assault- Any Agent of the Federal Reserve System and its Board of Governors, who is/was instructed/"ordered" by Paul Anthony Roetman, Aaron J. Michels, Romano D. DiBinedetto, and/or Robert D. Lewis to "arrest" any Native Village of Kotzebue Tribal Member, while unlawfully and fraudulently posing as a public servant.

Apartheid- The routine practice of segregating and oppressing the Indigenous and/or local population economically and politically.

Child- A Souled Being 17 years of age or younger, by measure of time in this current reality.

Constructive Fraud- An occurrence of circumstances which show that a group's actions give them an unfair advantage over others by unfair means.

Crimes Against Humanity- Any of the following acts when committed as part of a systematic attack directed at any civilian population with knowledge of the attack: murder, extermination, enslavement, deportation or forcible transfer of population, imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law. Persecution against any identifiable group or collectivity on racial, national, ethnic, cultural, religious, gender, or other grounds that are universally recognized as impermissible under international law. Other inhumane acts, of a similar character, that intentionally cause great suffering, serious physical injury to the body, cause damage to physical health and/or mental health.

Unlawful Process of Agency- The act of a corporate agency processing legal documents in an

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	HIMMINI MAMER.
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3	Cultural Genocide- the forceful suppression of traditional languages and customs that lead to the
4	extinction of a given culture- an experience shared by many indigenous people.
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6	MAXIMS OF LAW
7	Bouvier's 1856 Law Dictionary
8	
9	Regula pro lege. Si deficit lex. In default of the law. The maxim rules,
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11	A verbis legis non est recedendum. From the words of the law there must be no departure.
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13	Fraus est celare fraudem. It is a fraud to conceal a fraud.
14	Amounia manda and a second
15	Augupia verforum sunt judice indigna. A twisting of language is unworthy of a judge.
16	
17	Bonum judex secundum aequum et bonum judicat, et aequitatem stricto juri praefert.
18	A good judge decides according to justice and right, and prefers equity to strict law.
19	Veritatem qui non libere pronunciat, proditor est veritatis.
20	He who does not speak the truth, is a traitor to the truth.
21	Aequum et bonum, est lex legum.
22	What is good and equal, is the law of laws.
23	Action exterior indicant interior secreta.
24	External actions show internal secrets (8 Co. R. 146)
25	Ad fetus sequitur cum conditione matris, haec est causa autem servorum et
26	animalium; sed circa ut liberos, liberi sequitur cum conditione de pater.
27	The offspring follow the condition of the mother, this is the case of slaves and animals:
28	But with regard to freemen, children follow the condition of the father.
29	Vir et uxor consentur in lege UNA Persona.
30	Husband and wife are considered ONE People in law.
31	Privilegium est beneficium personale et moritur cum persona.
32	A privilege is a personal benefit and dies with the person.
33	Patria potestas sit affectio debet, non atrocitate.
34	Paternal power should consist in affection, not in atrocity.
35	Erroribus clerici nocere non debet.
1	Clerical errors ought not to hurt.

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Quae malasunt inchoate in principio vex peragantur exitu. Things bad in the commencement seldom end well.

Quod ab initio non valet, in tractu temporis non convalescere. What is not good in the beginning cannot be rendered good by time.

Qui evertit causam, evertit causam futurum. He who overthrows the cause, overthrows its future effects.

> Sublata causa tollitureffectus. Remove the cause and the effect will cease.

NOTICE OF CLAIMS/ AFFIDAVIT

COMES NOW Inupiaq Prince Louis "Agviq" Holger, son of Inupiaq Princess Lottie Wanda, daughter of Inupiaq Princess Rose, daughter of Inupiaq Chief Ahtungowra of Tikigaq. I AM a World Citizen and a People of the Republic of Alaska, operating in my official capacity as an Article III Judge for the United States District Court District of Alaska, in this Article III Court of Record state the following:

Paul Anthony Roetman, Aaron J. Michels, and Romano D. DiBenedetto and Robert D. Lewis are unlawfully and fraudulently posing as Superior Court Judges, as well as a presiding judge at the Second Judicial District Court. Paul Anthony Roetman, Aaron J. Michels, and Romano D. DiBenedetto and Robert D. Lewis are not Superior Court Judges, nor are they a Presiding Judge, Magistrate Judge, District Court Judge, nor have they ever been anything of the sort. They are all frauds! They are criminal mastermind attorneys who are licensed to practice law with STATE OF ALASKA Inc., and ALASKA BAR ASSOCIATION Inc. every single "ORDER" that they have given in "criminal proceedings", "civil proceedings", and "Child in Need of Aid Proceedings" have been and are currently fraudulent criminal orders created and processed. When they "ORDER" Native Village of Kotzebue Tribal Members to "jail" they are committing the crimes of, but not limited to, kidnapping, child human trafficking, genocide, crimes against humanity, obstruction of justice, oppression of justice, unlawful process of agency, abuse of process, malicious prosecution, apartheid, false claims, honest service fraud, constructive fraud, fiduciary fraud, aggravated physical assault.

when they "order" Native Village of Kotzebue Child Inbal Member to be removed from the home they are really kidnapping and selling the Native Village of Kotzebue 2 Child Tribal Members to various corporations for their own personal financial gains. 3 For each "order" of a Native Village of Kotzebue Child Tribal Member they are 4 5 committing the heinous crimes of, but not limited to, kidnapping, child human trafficking, genocide, crimes against humanity, obstruction of justice, oppression 6 7 of justice, unlawful process of agency, abuse of process, malicious prosecution, 8 apartheid, false claims, honest service fraud, constructive fraud, fiduciary fraud, aggravated physical assault, and aggravated physical assault on a child. 9 Donald J. Trumptis william Martin walkers Chief RH William Martin Walker is the Chief of Paul Anthony Roetman, Aaron J. Michels, 11 Romano D. DiBenedetto, Robert D. Lewis, John A. Earthman, Rachel Ahrens, Megan 12 wart, Courtney Lewis, Ryan Cassidy. Each individual listed above has full 13 cognizance of their own and of the other's unlawful and fraudulent actions under 14 deceptive practices and conspirators for their own personal financial gains. Therefore 15 all parties are fully joined in these matters. 16 There is a general rule that a ministerial officer, who acts wrongfully, although in good 17 faith, is nevertheless liable in a civil action and cannot claim the immunity of the 18 sovereign Cooper v. O'Conner, 99 F.2d 133 19 20 the particular phraseology of the constitution of the United States confirms and 21 strengthens the principle, supposed to be essential to all written constitutions, that d 22 law repugnant to the constitution is void, and that courts as well as other departments. 23 are bound by that instrument." Marbury v. Madison, 1 Cranch 137 (1803). 24 25 "Under our system of government upon the individuality and intelligence of the 26 citizen, the state does not claim to control him/her, except as his/her conduct to others, 27 leaving him/her the sole judge as to all that affects himself/herself! Mugler v. Kansas, 28 123 U.S. 623, 659-60. 29 There is no system ever devised by mankind that is guaranteed to rip husband and 30 wife or father, mother and child apart so bitterly than our present Family Court 31 System: Judge Brian Lindsay Retired Supreme Court Judge New York, New York 32 33 The decision in the case of Doe et al, v. Heck et al (No. 01-3648, 2003 US App. Lexis 34 7144) of the 7th Circuit Court of Appeals found that the practice of a no prior 35

4.28 + ROMA Lockhart Library & 5123388318 CH T-987 POOC consent interview of a contown for inarry consumite a cicar violation of the constitutional rights of parents under the 4th and 14th Amendments to the U.S. 2 Constitution. According to the Court, the investigative interview of a child constitutes 3 a "search and seizure" and when conducted on private property without "consent, a 4 5 Warrant; probable cause, or exigent circumstances?" such an interview is an unreasonable search and seizure in violation of the rights of the parent, child, and 6 7 possibly the owner of the private property. 8 The mere possibility or risk of harm does not constitute an emergency or exigent 9 circumstance that would justify a forced warrantless entry and a warrantless seizure of 10 a child, Hurlman v. Rice, (2nd Cir. 1991) 11 12 A due-process violation occurs when a state-required breakup of a natural family is 13 founded solely on a "best interests" analysis that is not supported by the requisite proof 14 of parental unfitness. Quilloin v. Walcott, 434 U.S. 246, 255, (1978) 15 16 The United States Supreme Court has stated: "There is a presumption that fit parents 17 act in their children's best interests, Parham v. J. R., 442 U. S. 584, 602; there is 18 normally no reason or compelling interest for the State to inject itself into the private 19 realm of the family to further question fit parents ability to make the best decisions 20 regarding their children. Reno v. Flores, 507 U. S. 292, 304. The state may not 21 interfere in child rearing decisions when a fit parent is available. Troxel v. Granville, 22 23 530 U.S. 57 (2000). 24 The forced separation of parent from child, even for a short time, represents a serious 25 infringement upon the rights of both. J.B. v. Washington county, 10th Cir. (1997) Parent's 26 interest is of "the highest order." And the court recognizes "the vital importance of 27 curbing overzealous suspicion and intervention on the part of health care professionals 28 and government officials. Thomason v. Scan Volunteer Services, Inc., 8th Cir. (1996) 29 30 31 "Genocide by private actors violates international law" Kadic v. Karadzic, 70 F. 3d. 232, 239-41 (9th Cir. 1995). Sosa, 524 U.S. at 733 32 33 The UN Genocide Convention on the Prevention and Punishment of the Crime of Genocide 34 35

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one day after the Universal Declaration of Human Rights was passed by the same forum thus became a binding legal instrument. The Genocide Convention has been in force since January 12th 1951 and outlines how member states are to deal with the crime of genocide and puts great emphasis on how to punish it, including several provisions that refer to criminal law and the accountability of individuals.

"Rightful Liberty is unobstructed action according to our will within limits drawn around us by the equal rights of others. I do not add "within the limits of the Law" because law is often but the tyrants will, and always so when it violates the rights of the individual." — Thomas Jefferson

Cumulative Register of Acts

13				
14	ACT	ACTOR	ACTION	CITE
15	Genocide, Crimes	William Martin		A LAR
-16	Against Humanity,	Walker,	Walker, State of	Page \$, 34-35
17	Kidnapping, Child Human	Paul Anthony	Alaska Governor,	Page 6, 1-4, 6-21
18	Trafficking,	Roetman, Romano D.	Paul Anthony Roetman,	7 23-30, 32-35
19	Unlawful Process of Agency,	DiBinedetto,	Romano D.	Page 7, 1-216
20	Aggravated	Aaron J. Michels, Robert D. Lewis,	DiBinedetto, Aaron J. Michels,	80
21	Physical Assault on a Child, Abuse	John A. Earthman,	Robert D. Lewis, Rachel Harons,	
22	Of Process,	Rachel Harons,	Megan Stewart,	
23	Obstruction Of Justice, False	Megan Stewart, Courtney Lowis,	Courtney Lewis, Ryan Cassidy	
24	Claims, Honest	Ryan Cassidy	Openly, willingly,	
25	Service Fraud, Constructive	Donald J. (4)	and voluntarily give fraudulent and	
26	Fraud, Fiduciary	Trump sr.	unlawful "orders" to	
27	Fraud, Malicious Prosecution,		increase their	
28	Aggravated		financial gains of Federal Reserve	
29	Physical Assault, Apartheid		Notes, orders given	
30			for agents to "arrest" Native Village of	
31			Kotzebue Tribal	
32			Members, in their attempts to destroy	
33		1	Tribal Values,	
34			Culture, and Family Bonds/Ties/Strengths.	
35				

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DEMAND FOR REDRESS OF GRIEVANCE

- 1.) \$250,000.00 (two hundred fifty thousand) redeemed in Lawful Money pursuant with 12 USC 411 in redemption for damages suffered as a result of my arrests and torts within the last 18 months.
- 2.) Genocide pursuant to 18 USC 1091 damages of \$1,000,000.00 redeemed in lawful money pursuant with 12 USC 411 to each Native Village of Kotzebue Adult Tribal Member and each Child Tribal Member, in the total amount of \$3,656,000,000.00 billion (three billion six hundred fifty six million) in Lawful Money pursuant to 12 USC 411.
- 3.) Damages in the amount of \$2,000,000 (two million) for each arrest of a female arrestee that was detained and not protected from violations/assaults/rapes in an ALL male dominant task force and for the lack of female employees hired by the Kotzebue Police Department, Alaska State Troopers, and the Department of Public Safety to protect their well-being.
- 4.) Denied Rights of Reasonable Defense Arguments pursuant to 18 USC 3571 \$250,000.00 (two hundred fifty thousand) in Lawful Money pursuant to 12 USC 411 for each occurrence in the amount of \$1,000,000.00 (one million) in Lawful Money pursuant to 12 USC 411.
- 5.) Conspiracy against Rights pursuant to 18 USC 241 in the amount of \$10,000.00 per occurrence in Lawful Money pursuant to 12 USC 411 total amount of \$140,000.00 (one hundred forty thousand) in Lawful Money pursuant to 12 USC 411.
- 6.) Pursuant to 18 USC 3571 denied provisions in the Constitution in the amount of \$250,000.00 (two hundred fifty thousand) per occurrence in the sum amount of \$1,250,000.00 (one million two hundred fifty thousand) in Lawful Money pursuant to 12 USC 411
- 7.) Pursuant to 18 USC 3571 Slavery (forced compliance to contracts not held) in the amount of \$250,000.00 (two hundred fifty thousand) per occurrence in the total sum of \$1,250,000.00 (one million two hundred fifty thousand) in Lawful Money pursuant to 12 USC 411
- 8.) Fraud pursuant to 18 USC 1001 and Alaska Title 11.56.830 Impersonating a Public Servant, Title 11.56.850 Official Misconduct, Title 11.41.530 Coercion, Title 11.41.300 Kidnapping, Title 11.41.360 Human Trafficking, Title 11.76.110 Interference with Constitutional Rights, Title 11.31.120 Conspiracy, Title 11.31.100 Attempt, Solicitation, Conspiracy in the amount of \$10,000.00 per occurrence in the total sum of \$1,260,000.00 (one million two hundred sixty thousand) in Lawful Money pursuant to 12 USC 411.
- 9.) Denied right to Truth in evidence pursuant to 18 USC 3571 in the amount of \$250,000.00 (two hundred fifty thousand) in Lawful Money pursuant to 12 USC 411.
- 10.) Denied Proper Warrants pursuant to 18 USC 3571 in the amount of \$1,250.000.00 (one million two hundred fifty thousand) in Lawful Money pursuant to 12 USC 411.
- 11.) Theft and/or Alteration of records pursuant to 18 USC 1506 in the amount of \$5,0000.00 (five thousand) in Lawful Money pursuant to 12 USC 411.
- 12.) Deprivation of Rights Under the Color of Law pursuant to 18 USC 242 in the amount of \$1,000.00 per occurrence in the total amount of \$15,000.00 (fifteen thousand) in Lawful Money pursuant to 12 USC 411.
- 13.) False, Fictitious, Fraudulent Claims pursuant to 18 USC 287 in the amount of \$10,000.00 per occurrence in the total amount of \$50,000.00 (fifty thousand) in Lawful Money pursuant to 12 USC 411.

100-1	1 additionally demand the entirety of the UNITED STATES OF AMERICA Inc			
2	STATE OF ALASKA Inc., ALASKA COURT SYSTEM Inc. and ALASKA DAT			
	ASSOCIATION Inc. be reformed and to immediately terminate ALL contracts			
3	WILLIAM MAKTIN WALKER and PAUL ANTHONY ROFTMAN			
4	AARON J. MICHELS, ROBERT D. LEWIS, JOHN A. EARTHMAN, RACHELS			
5	AHRENS, MEGAN STEWART, COURTNEY LEWIS, RYAN CASSIDY.			
6	and Donald J. Trump 51.			
	•			
7 8	ALL RIGHTS RESERVED - WITHOUT PREJUDICE -			
9	NON-ASSUMPSIT			
10				
	On this 191h Jun 5D			
11	On this 19th day of December 2017, I, Inupiaq Prince Louis "Agviq" Holger, son of Inupiaq Princess Lottie Wanda, daughter of Inupiaq Princess Rose, daughter			
į	of Inuplay Chief Antungowra of Tikigag, the undersigned Claimant denose and			
13	certify under penalty and perjury that I have spoken the foregoing with intent and understanding of purpose, and believe the contents herein to be true, correct and			
14	complete to the best of my knowledge and belief.			
15				
16	Furthermore Claimant Sayeth Not.			
17				
18	Haus Helde			
19	Prince Louis "Agviq" Holger			
20	Claimant			
21	ACKNOWLEDGEMENT OF NOTARY			
22				
23	STATE OF ALASKA Inc.			
24	CITY OF NOME Note: No public Notary Available			
25	CITY OF NOME Note: No public Notary Available So I self Notarised with AB identifying thumb prints. AB			
26	BEFORE ME personally appeared on this 19th day of December 2017 Louis Holger to be the			
27	living man, whose name is subscribed upon this instrument titled: NOTICE AND CLAIM FOR			
28				
29	EQUAL JUSTICE UNDER THE LAW with a document number of 121120171358 and			
30	acknowledged to me that he executed the same in his authorized capacity; and by his signature on			
31	this instrument, Louis Holger has acted on behalf of the People h			
32				
11	Louis Holaec			
33				
34	Notary Signature			
35	My Commission Exprises (ARITH CUCCOAT TOCATOCITION			